

(3) Every special or district agent, manager, or organizer, general agent, local canvassing agent, resident, or non-resident adjuster, or non-resident broker, representing any company referred to in this section, shall on or before the first day of April of each year, apply for and obtain from the Insurance Commissioner a license for the privilege of engaging in such business in this State, and shall pay for such license for each company represented the following annual tax:

License tax
on agents.

Tax based on
type of agent.

Special or district agent, manager, or organizer (including seal)	\$ 5.00
General agent	6.00
Local or canvassing agent (including seal).....	2.50
Resident fire insurance adjuster.....	2.00
Non-resident fire insurance adjuster.....	5.00
Non-resident broker	10.00

But any such company having assets invested and maintained in this State as provided in sub-section three of this section shall pay the following license fees: for

Special agent (including seal).....	\$ 2.50
Local canvassing agent (including seal).....	1.00

Lower tax under
certain conditions.

Any person not licensed as an insurance agent on April first, one thousand nine hundred and thirty-three, and applying for license thereafter, shall pay an examination fee of ten dollars (\$10.00), to be paid to the Insurance Commissioner as other license fees and taxes: *Provided*, agents for farm mutual fire insurance companies shall not be required to take an examination and pay the examination fee.

Examination fee
of new agents.

Exceptions.

In the event a license issued under this sub-section is lost or destroyed, the Insurance Commissioner, for a fee of fifty cents (\$.50) may certify to its issuance, giving number, date, and form, which may be used by the original party named thereon in lieu of the said original license. There shall be no charge for the seal affixed to such certificate of said license.

Duplicate licenses.

(4) Any person, firm, or corporation, domestic or foreign, exchanging reciprocal or inter-insurance contracts as provided herein, shall pay through their attorneys an annual license fee, due and payable on the first day of April of each year, of two hundred dollars (\$200.00) and two and one-half per cent (2½%) of the gross premium deposits, and also all other regular fees prescribed by law, to be reported, assessed, and paid as other gross premium taxes provided for in this section: *Provided*, the tax on Workmen's Compensation Insurance premiums shall be the same as that fixed in sub-section two of this Act.

Reciprocals taxed
at \$200 and 2½%
of gross premium
receipts.

Compensation in-
surance, 4%.

(5) Companies paying the tax levied in this section shall not be liable for franchise tax on their capital stock, and no county, city, or town shall be allowed to impose any additional tax, license, or fee, other than ad valorem taxes, upon any insurance

No capital stock
tax or local unit
taxes imposed.